REMARKS

Claims 1 - 8 remain active in this application. Additional minor editorial revisions have been made on page 7. No new matter has been introduced into the application.

This application has been allowed by a Notice of Allowability and Notice of Allowance and Issue fee Due mailed March 25, 2005. The issue fee has not yet been submitted.

In the official action of September 8, 2004, a new Title was required for the application and a new Title was supplied in the Amendment filed January 6, 2005. However, the Notice of Allowance and Issue Fee Due does not reflect the amended Title and the amendment to the Title is thus re-submitted. A corrected Notice of Allowability reflecting the previously amended Title is requested upon correction of the official file of the application.

In the Notice of Allowability, a requirement was made for correction of spelling on Page 7, line 5. The above amendment provides the required correction. A further grammatical revision has also been made in the same paragraph which was first noted in the course of making the required correction. Therefore, the additional correction could not have been presented at any significantly earlier date.

It is respectfully submitted that the aboverequested amendments are directed only to matters of
form and do not affect the scope of the claimed subject
matter. Moreover except for correcting a verb form, it
is respectfully submitted that all requested amendments
are directly responsive to requirements made by the
Examiner. Accordingly, it is requested that the above
amendments be entered under the provisions of 37 C.F.R.
§1.312 without withdrawing the application from the
issue process.

. . . .

7

Please charge any deficiencies in fees and credit any overpayment of fees to Attorney's Deposit Account No. 50-2041.

Respectfully submitted,

Marshall M. Curtis Reg. No. 33,138

Whitham, Curtis & Christofferson, P. C. 11491 Sunset Hills Road, Suite 340 Reston, Virginia 20190

(703) 787-9400

Customer Number: 30743